MEMO ENDORSED

JACOB LAUFER P.C. 65 BROADWAY SUITE 1005 NEW YORK, NEW YORK 10006

JACOB LAUFER*

MARK ELLIS† SHULAMIS PELTZ

* Also admitted in the District of Columbia

† Also admitted in New Jersey

TELEPHONE (212) 422-8500

FAX (212) 422-9038

June 8, 2020

VIA ECF

Honorable Kenneth M. Karas United States District Judge United States District Court Southern District of New York 300 Quarropas Street White Plains, New York 10601

Re: United States v. Goldbrener, 7:18-CR-614-1 (KMK)

Dear Judge Karas:

We represent Simon Goldbrener, a defendant in the above referenced matter. I write to respectfully request a further adjournment of Mr. Golbrener's sentencing date. On April 28, 2020, the court extended Mr. Goldbrener's sentencing date from June 8 to June 30, 2020.

Due to the difficulties related to Covid-19, we are unable to adequately review the presentence report and prepare defendant's presentence memorandum with our client.

We respectfully request an extension of the sentencing date to a date in September (other than September 18 or 28, which are religious High Holy Days) or to a date otherwise convenient for the Court.

I have communicated with A.U.S.A. Michael Maimin and he advised that the Government consents to the request.

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Thank you for Your Honor's consideration of this matter.

Very truly yours,

/s/ Shulamis Peltz

Shulamis Peltz

cc: A.U.S.A.'s Michael Maimin, Hagen Scotten, Vladislav Vainberg, (via email and ECF) U.S.P.O. Sara Willette (via email)

Granted. The sentence will go forward on October 6, 2020 at 2:00 p.m.

KENNETH M. KARAS U.S.D.J.

6/10/2020